Monty P. MilbourNE Conserland Courty JAil Civ. No. 20-0012 (NLH) 54 WEST BROAD ST. Bridgeton, N.J. 08302 RE-OPEN CASE Cleak, U.S. DISTRICT COURT JUN 1 2 2020 2797, P.O. BOX CAMDEN, N.J. 08/01 THE HONORABLE NOST L. HillMAN: ON May 30, 2010, Petitiques, Most, P. Milbourse of Civ. NO. 20-0012 (NLH) KSESIVED CORRESPONDANCE FROM U.S. District Could And The Howardle Judge Hillman, Saying HAT The Petitionees Weit of Habeas Corpus Under 28 U.S.C \$ 2241 Has BEEN DISSMISSED WITHOUT PREJUDICE FOR FAILURE to Exhaust State Court Remodies, AND That there will BEND Appealing this Order OR I True, Under 28 U.S. C. & 2253. THIS CORRESPONDENCE AND ORDER ALSO STATED HAT THE COURT SAW NO EXTRAODINARY CIRCUMSTANCES JUSTIFYING the Intension INTO STATE CRIMINAL PROCEEDINGS TRIOR to the EXHAUSTION OF STATE GUET REMEDIES. ON JANUARY 24 p2020, THE GURT ORDERED The OFFICE OF the Curbs pland County TROSSENTORS OFFICE to show Charging Documents to trecisely show that leterdant AND the PETITIONER MONTY P. MIBOURNE, WAS WITHOUT A DOUBT CANTULLY TODIED BY A GRAND JURY THAT WAS SO CALLED SUPERSEDED WITH Y COUNTS Added to CASE NUMBER 17002534 CANDER

plate 20 Methods File 14 106 Chinami Britailed DOTIZAGON DOTTO ATTO BEDGE THE SHED IF SHED IF COVID-19, AND CRIMINAL COMPLAINTS Ind. Accusation 18-12-01117 that there COMPLAINT- WARRAST, PROBABLE CAUSE OR TRELIMINARY KERORY Contemporary with the Defendant Monty P. Milbouruss APRSST NOSEMBER 4, 2017 IN the City of His ARREST STATED REPORTS, BUT the trosscutops Office Did NOT Show this 21 lays that was Given to them to show those Charging Documents (Note: This would Also Taichude From the 232834TW STATE SHT, NOTEPHISS ASMEDIBLE , SLOC JURY IN TESTIMONY UNDER DATA, THE GRAND JURY TRANSCRIPTS OF thiS PROESEDING SESSION, PROSECUTORS QUESTIONS TO STATE WITHESSES Exculpatory Evidence of Departs that would Negate Guilty Vote, AND Full Discovery TURSUANT THE Supreme COURS Ruling in BRADY V. MARY AND FOR this Ind. Accusation 18-12-011/2 on the SAID DATE DECEMBER 19, 2018. J. THE U.S. DISTRICT COURT WAR NOTHERN By telititionise that The Cumberland County Prosecutors OFFice NOT IN A TIMELY FASKION Ry The ORDER COMPLY, AND ASKED THE RELEASE ME HE DETENDANT. HOWEVER, The COURT Extended time To the Cumberland County tracecutors Office ALSWER DROER IN MEMO ON Appill, 2020, AND ALSO GUING FAR PROSECUTORS OFFICE OPPORTURITY to File AN Motion Ation on Jupisdictions Grands Only, SHALL HAVE 14 DAYS to FILE AND OMOSITION BASES FOR Julisdiction ANY which tetitioned may Arque Exilits. Reing That FETITIONER HAS FILED AN WRIT OF HASEAS CORDUS 28 U.S.C 2241 REEN CONVICTED OF ANY CRIME A CAUSE OF AN CONVICTION MANY County Superior, COURT REMEdies, Motions of Violations of Du trockes Rights, The Ascidence of Molecular Receive Notice 14 Days APTER Prosecutates notion Dismission of Annie Andrew April Appendix Appendix Annies and Annies Antice and

Case 1:20-denotines al Handbernnent en Rentedostratio wrige 3015 baged: CASTELLS Lo Tested to sitive FOR COROLAVIRUS. The BEN Attested AND NEED VESTING Coursel, Impropriety, tactial Bias, Conflicting Inte Acting on Bruch as Prosecutal and Attorney making Determine AND DECISIONS AS FROSE CUTOR AND ATTORNEY, AND DEMANDERY them Motions that He choose them to AND NOT DESENDANTS Choosing B HAVE STRANSTED 4 MOTIONS FOR Judge J'ARRIGO'S DESCUSAL, AND CHANGE VENUE FOR A FAIR TRIM to BENJAMIN C. TETES, ASSIGNMENT JUNGS Combsoland County, 3 Notice CETTERS, AND Y DEMAND CETTERS that the DETENDANT HAS MULTIPLE CODISE OF AND ALSO REMEdiss and CONCERUS OF THE Combelland Courty Rosscutor Aligail Holms, Jennifes Well-Milas AND TRIAN JUDGE CRISTEN P. NARRIGO TOUGHSMENT IN CRIMINAL ACTIVITY. TAY ATTORNEY AL WHESLER MONSY TO NOT DESEND DESENDANT, FILS APPROPRIATE Motions that the Detendant Houself wants Filed, Give Detendant Discovery GRAND JURY TRANSCRIPTS FOR HIS FRANCHESS AND FORGED INC. Find Ry Any MEANS the Do So, Being that AL wheeler Boldly told me this on June of 2019. AL WHEELED, ALSO THESATEDED MY GITE, AND TOLD ME THAT I WAS GUITTE, AND that HE was boing to Help the thousantak AND Judge Find me Gulty RE-CAUSE this is what they this Him to Do. This is By FAR TANDERED FBI Extraodinary Circumstancess Also upote Kenedies About Vindictive Modicious trassition, Foles Tuppison Mr. The focess Violations, Discorery, GRAND JURY TRANSCRIPTS (18-12-01117) UNREASONABLE DELON Keeneral of Coursel, Toukers I HAVE ALL CODISO OF those KenedISO AND Motions, And LETTERS Exhausted to the Court, And the Notes, Times AND WHEN they WERE SENT through POSTAL SERVICE. IT HAVE MISO Copies To ATTORNEY ESKICS, JOSEPH KARKERY U.S. DEDUT, Public DETENCIER, Chiples P. Sandilos, N.J. ATTORNEY GENERAL U.S COURT ACLU, AND GOVERNOR Philip MURPHY my Constitutional Rights AND Guil Rights Bring VIOLATED, AND CRIMINAL COMPLAINTS AND ALSO the Neglection of My HEALTH AND LIFE Note: ALSO PETITIONED to Supreme Court to Judge RABNER, ERT, AND Washington O.C.

AND FORGED. WEIT 2241 IS TETITION, NOT 2254. CONTEMAS TURISM ETION. Due to Health I souse And Covid-19. The Consedand County PASSECUTOR OFFICE HAS IN NO WAY BY FAST Show the Federal CONET THAT DISCOUSAGE OR GRANDS Juky TRANSCRIPTS EXIST FOR JUNG. ACCUSATION 18-12-01117 HAS Holding Asterday Unicoust; totionally and Un-Justy DETAINED R, LAW THE PROSECUTORS OFFICE HAS NOT Shown That there was a Supercolled Tradicionant (Egit By FAST OF LAW,

The opening of the property of the y fourts in Contemporary I FIS OF DETERDANT PROPERTY PETITIONER OPPOSES PROSECUTORS Filing A ( a) ord 3 Dismissed of testition Due to Jurisdiction, Because the Course HAVE OR HAS SUSA, Right to Hold Jurisdiction of this 2241 WRIT

THE DUE TO STRADGIMARO CIRCUMSTANCES, AND HAT TEXTIONER NEED

TO SEE NOT FILS STATE REMEDIES IN A DR U.S. C. 2241 AS A TRE TRIAL

ELECTION OF A VIOLATION OF DUE PROSES. THE U.S. DISTRICT CONT ALSO ON APPILL, 2020, ORDERSA HAT His trossections Office Fils Motion Only FOR Turisdiction, But The those entres ATTORNEY Andre R. ARAYJO, STATED THEORREST FROM CUSTONY

STATEMENTS CONCERNING DEBENDANT BSING NOT PERSONS FROM CUSTONY 3 99 Under N.J. CRIMINAL JUSTICE RESTORM DET, By Acknowledging whong STOTITE N.J. S.A. JA: 162-15 to 26, INSTEAD OF WHAT DETENDANT And Petitioner STATED, N.J. R. 3:25-4, 3:25-3, AM \$2A:162-22 1(A), 2 (B), Prosecutors Office HAR STATED FALSELY to the CourT AND NOT Show FARTIAL FARTS that HE HEATIONER IS INDERED INDICTED Under 18-12-01117, Because the Number is AND Dogument 15 FRAND AND FORGED APPEARING AS IF, BUT ISNT, AND the PENTRONER ASKS FOR STORE TO RE-OPEN CARS FOR the About READON AND thorough Investigation 46305

STORE 2, 2020 Respectfully Showther, Monty P. M. I LONDING

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t 37 Filed 06/12/20 252525-TOTED Page 5 of 5 PageID: 501 Case 1:20-cv-00012-NLH Document 37 - վակակվիդպեկակախիցիկությիր ակերիրթիկիցի JUN 1 2 2020 TONG OZOZINICES DED CIN LASSIEL HIDDOS